UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

INDEMNITY INSURANCE CO. OF NORTH AMERICA; GLAXOSMITHKLINE,

Plaintiffs.

-VS-

LUFTHANSA CARGO A.G.;
EXEL GMBH; EXEL LOGISTICS, INC.;
EXEL GLOBAL LOGISTICS INC.;
DHL GLOBAL FORWARDING;
DANZAS AEI INTERCONTINENTAL;
DHL GLOBAL FORWARDING UK LTD.;
DHL LOGISTICS(UK) LTD.; DANZAS
LTD.; AIR EXPRESS INTERNATIONAL,
INC.; RADIX GROUP INTERNATIONAL
DBA DHL GLOBAL FORWARDING;

07-CV-5576 (CROTTY)

Defendants.

DEFENDANTS EXEL GMBH; EXEL LOGISTICS, INC.; EXEL GLOBAL LOGISTICS INC.; DHL GLOBAL FORWARDING; DANZAS AEI INTERCONTINENTAL; DHL GLOBAL FORWARDING UK LTD.; DHL LOGISTICS (UK) LTD.; DANZAS LTD.; AIR EXPRESS INTERNATIONAL, INC.; and RADIX GROUP INTERNATIONAL d/b/a DHL GLOBAL FORWARDING'S RULE 7.1 STATEMENT

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, the undersigned counsel for Defendants EXEL GMBH; EXEL LOGISTICS, INC.; EXEL GLOBAL LOGISTICS INC.; DHL GLOBAL FORWARDING UK LTD.; DHL LOGISTICS (UK) LTD.; DANZAS LTD.; AIR EXPRESS INTERNATIONAL, INC.; and RADIX GROUP INTERNATIONAL d/b/a DHL GLOBAL FORWARDING (private non-governmental entities) certifies that the following are parent corporation(s) or own ten percent or more of defendants' stock:

DEUTSCHE POST, A.G.

As for DHL GLOBAL FORWARDING and DANZAS AEI INTERCONTINENTAL,

the undersigned is advised that the same are mere trade names.

Dated:

September 17, 2007

New York, New York

DEORCHIS, WIENER & PARTNERS, LLP

Attorneys for Defendants

/s/ John K. Fulweiler

By:_

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